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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION N	
09/894,163	06/26/2001	Asko Komsi	NC30575 5195 EXAMINER	
32729 75	590 02/13/2004			
WAYNE DEMELLO NOKIA INC.			IQBAL, KHAWAR	
5 WAYSIDE ROAD BURLINGTON, MA 01803			ART UNIT	PAPER NUMBER
201121110101	,		2686	7
		DATE MAILED: 02/13/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)				
Office Action Summary		09/894,1	63	KOMSI ET AL.				
		Examine		Art Unit				
		 Khawar I	qbal	2686				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SH THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD IN MAILING DATE OF THIS COMMUNING IN THE PROPERTION OF THIS COMMUNING IN THE PROPERTION OF THE	IICATION. s of 37 CFR 1.136(a). In no ev munication. 30) days, a reply within the sta tatutory period will apply and w y will, by statute, cause the app	ent, however, may a reply be tir tutory minimum of thirty (30) day ill expire SIX (6) MONTHS from dication to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. (C) (35 U.S.C. § 133).				
Status								
1)□	Responsive to communication(s) fil	ed on						
·	☐ This action is FINAL . 2b) ☐ This action is non-final.							
3)□	,							
Disposit	ion of Claims							
5) <u></u> 6)⊠	4) ☐ Claim(s) 1-5 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-5 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.							
Applicat	ion Papers							
10)	The specification is objected to by the The drawing(s) filed on is/are Applicant may not request that any objected the Replacement drawing sheet(s) including the oath or declaration is objected the specific process.	e: a) accepted or by ection to the drawing(s) of g the correction is require	red if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority ι	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachmen	t(s)							
1) Notic	e of References Cited (PTO-892)		4) Interview Summary	(PTO-413)				
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (I nation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date		Paper No(s)/Mail Date 5) Notice of Informal F	ate Patent Application (PTO-152)				

Art Unit: 2686

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims1-4 are rejected under 35 U.S.C. 102(e) as being unpatentable by Fenton et al (US Pub 20020194195).
- 3. Regarding claim 1 Fenton et al teaches a system for commanding an entity, comprising (figs. 1 and 2):

an entity player for invoking an entity, wherein the entity includes a plurality of methods (para.0060, 0062);

an entity editor connected to the entity player (para.0060, 0069); and at least one control device connected to the entity player, wherein the entity player invokes the entity methods in accordance with the control device (para. 0069, 0076).

Regarding claim 2 Fenton et al teaches a method for commanding an entity, comprising (figs. 1,2):

selecting an entity wherein the entity includes a plurality of commands that are associated with the entity (para. 0063,0084); and

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selecting at least one entity command (para.0064, 0072,0084).

Regarding claim 3 Fenton et al teaches wherein the step of selecting the entity commands is performed through the use of an entity editor (para. 0062).

Regarding claim 4 Fenton et al teaches a method for commanding an entity, comprising (figs. 1,2):

downloading an entity (para.0046), wherein the entity is associated with a plurality of commands (para. 0060, 0062,0069);

opening the entity in an entity editor to determine the plurality of commands associated with the entity (para. 0060, 0062,0069); selecting at least one command; and constructing a message from the selected command (para. 0063,0084).

- 4. Claim 5 is rejected under 35 U.S.C. 102(e) as being unpatentable by Wenocur et al (US Pub. 20020178360).
- 5. Regarding claim 4 Wenocur et al teaches a method for interpreting an entity, comprising (figs.1, 2):

retrieving, by an entity-enabled device, an entity having a plurality of commands wherein the entity-enabled device includes an entity player for interpreting commands (para.1041, 1043);

determining, by the entity player (para.0149, 0150), whether the commands are compatible with the entity-enabled device (para. 1166, 1341);

interpreting, by the entity player, the compatible commands on the entityenabled device (para. 1166, 1341).

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Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Shanahan (20040014459), Qureshey et al (20020002039), Halliburton et al (20020052229), Sinclair et al (6554707), Hentick (6507727), Xiao (6571337) and Levyet al (6505160) teach entity download and edit etc.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to KHAWAR IQBAL whose telephone number is 703-306-

3015.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, BANKS-HAROLD, MARSHA, can be reached at 703-305-4379.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2684 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Marsha D Bank-Harred

Khawar Iqbal

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